Case 4:21-cr-06028-MKD E	ECF No. 112	filed 02/14/22	PageID.780	Page 1 of 2
UNITED STATES DISTRICT COURT				
EASTERN DISTRICT OF WASHINGTON				
UNITED STATES OF AMERICA Plaintiff v. OSCAR CHAVEZ-GARCIA, Defendar	ç, 	NO: 4:21-CR-6 DEFENDANT' AND STATEM SUPPORT OF ' CONTINUE TE	S SPEEDY TR ENT OF REAS THE MOTION	SONS IN
Defendar	II.			<u> </u>
My attorney has advised me of my right under the Speedy Trial Act, 18 U.S.C. § 3161, to go to trial within seventy (70) days after the Indictment was filed or my arrest, whichever was				
later. My attorney has also advised me that a continuance of the trial is needed and we have				
discussed the reasons for the continuance. A motion to continue the trial date has been or will be				
filed. I ask this Court to grant the motion and reset the trial from its current date of March				
14,2022 to a date no later than May 23,2022 for the following reasons pursuant to 18 U.S.C. §				
3161:				
I have been advised by counsel that more time is required in order to review all				
discovery, prepare pretrial motions, conduct investigations and prepare for trial.				

DEFENDANT'S SPEEDY TRIAL WAIVER AND STATEMENT OF REASONS IN SUPPORT OF THE MOTION TO CONTINUE TRIAL DATE ~ 1

I understand that if the Court grants the motion to continue, all time between the date the motion was filed and the new trial date will be excluded from the speedy trial calculations pursuant to the Speedy Trial Act.

I declare under penalty of perjury that the foregoing is true and correct.

I have reviewed this form with Mr. Chavez-Garcia and he authorized me to sign on his behalf.

/S/ Oscar Chavez-Garcia Defendant

Date: February 14, 2022

I have read this form and discussed its contents with my client.

Counsel for Defendant

Date: February 14, 2022

I have translated this form into a language in which the Defendant is conversant. If questions have arisen, I have notified the Defendant's counsel of the questions and have not offered any advice nor personal opinions.

Interpreter

Date: